7jgmtwoh (7/15)

UNITED STATES BANKRUPTCY COURT WESTERN DISTRICT OF MISSOURI

In Re: Antony Lamont Nelson –BELOW MED– Debtor Bankruptcy Case No. 15–42014–abf13

State of Kansas Department of Labor

Plaintiff(s)

Adversary Case No. 15–04133–abf

v.

Antony Lamont Nelson

Defendant(s)

JUDGMENT

The issues of this proceeding having been duly considered by the Honorable Arthur B. Federman , United States Bankruptcy Judge, and a decision having been reached without trial or hearing.

IT IS ORDERED AND ADJUDGED: that the indebtedness owed by Defendant to KDoL, which is subject to statutory interest pursuant to K.S.A. §44–719(d)(2) and penalty, if any, pursuant to K.S.A. §44–706(g), should be and hereby is exempted from discharge.

A.Specifically, the Court finds that the obligation evinced by Exhibits A and B to the Complaint which constitutes Plaintiffs 9/27/2005 Examiners Determination finding an obligation in the principal amount of \$1142 in favor of Plaintiff as Trustee for the Unemployment Trust Fund and against Defendant herein, which the Court notes has been represented to the Court by Plaintiff to have a current balance as of the end of October, 2015, of \$3020.60 (consisting of principal in the amount of \$1079, penalty in the amount of \$0, if any, and interest in the amount of \$1941.60) is not dischargeable; and

B.The Court also grants KDoL judgment against defendant for the costs of this matter in the form of filing fees in the amount of \$350.00.

All pursuant to 11 U.S.C. § 523(a)(2).

Further providing, however, that in the event that a general discharge is granted to debtor in the underlying lead bankruptcy matter pursuant to 11 U.S.C. § 1328(a), statutory penalties imposed pursuant to K.S.A. §44–706(g) and –719 assessed in the underlying administrative proceeding as set out above will be discharged.



Date of issuance: 11/19/15

Court to serve

PAIGE WYMORE-WYNN

Acting Court Executive

By: /s/ Kristina D. Richardson Deputy Clerk